4071 SOUTH ACCESS ROAD, SUITE 105 • CHATTANOOGA, TN 37406
OFFICE: 423-475-8333 • FAX: 423-648-0546
WWW.SCENICCITYLEGALGROUP.COM

With attorneys licensed to practice law in Tennessee, Georgia, Mississippi, Texas, Missouri, Nebraska, & the Commonwealth of the Northern Mariana Islands.

January 31, 2013

VIA EMAIL ONLY - kcollins@fec.gov

Ms. Kim Collins Federal Election Commission 999 E Street, NW Washington, DC 20463

Re: MUR No. 6713

Dear Ms. Collins:

Pursuant to our discussion on January 23, 2013, I represent the interest of Sherry L. Huff ("Ms. Huff"), Credit Protection Depot, Inc. ("CPD") and Account Pros, Inc. ("APros") in the above-referenced matter (collectively referred to herein as "Clients"). Additionally, please find the attached Statement of Designation of Counsel for each Client identified.

It is my understanding that Ms. Huff received her copy of the Federal Election Commission ("FEC") Complaint on or about January 18, 2013, which would make her response due on or before February 4, 2013. APros and CPD each received their copies from their registered agents on January 29, 2013. Regardless, the companies have agreed to designate January 18, 2013 as the date they received the Complaint in order to allow the undersigned to enter her appearance for all Clients at one time. As such, APros and CPD's responses would also be due on or before February 4, 2013.

Pursuant to our previous discussion, please let this letter serve as my Clients' request in writing for an extension of time of 30 days to respond to the Complaint served, pursuant to the Description of Preliminary Procedures for Processing Complaints Filed with the FEC. My Clients are willing to cooperate in any manner required by the FEC and believe they have done nothing improper. To that end, this request for an extension of time is not made for hindrance, vexation or delay, but is made solely in the interest of seeking justice to allow my Clients the time to fully and properly respond to the FEC's Complaint.

FEDERAL ELECTION
FEDERAL ELECTION
2013 JAN 31 PM 1: 03

Accordingly, on behalf of the Clients, we would request an extension of time to on or before March 6, 2013 in which to respond to the FEC's Complaint. We look forward to hearing from you soon.

Sincerely,

Joanna Temple

cc: Steven Martin Aaron, Esq

Attorney for Carey V. Brown,

Energy Way Corporation and Credit Payment Services, Inc.